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Everybody knows the CLEVELAND

E. O. Hall & Son, Ltd.

HALL BUILDING, CORNER FORT AND KING STS.

Beautiful
Easter Millinery

YESTERDAY WAS THE SECOND DAY OF THE M. E. KILLEAN CO. LTD. MILLINERY OPENING, and the store was one of the busiest in Honolulu. A double staff of employees was found necessary to take care of the great crowd. The invitation to attend this magnificent opening is still extended to the fair sex of the city.

TO-DAY--SATURDAY.

COME AND SEE THE BEAUTIFUL NEW IMPORTED HATS AND BONNETS—the new flat Hat with Tam O'Shanter crown; the new Turbans, in Tam O'Shanter style, and the exquisite Parisian Hats with lace effects.

SEE ALL THE LATEST STYLES IN TRIMMINGS—gold and silver lace, and gorgeous foliage that will remind you of the conservatory, so real does it look. Don't miss the LADIES' FINE FRENCH KID GLOVES, in white, black and fancy shades, specially manufactured for the M. E. Killean Co., Ltd., and pretty fine French Kid Gloves for the children, too. We couldn't forget the little ones.

THEN THERE ARE THE ELEGANT LACE AND CREPE GOWNS, the triumph of Dame Fashion's creations. Beautiful novelties of all kinds of FINE FURNISHINGS FOR LADIES, and within the reach of any purse, from the richest to the poorest. Don't miss such

A RICH TREAT.

Ladies placing orders today can rest assured that their goods will be at their houses before they are ready for them Easter morning. Won't you come and see all the beautiful things?

THE M. E. KILLEAN CO., Ltd.

ARLINGTON BLOCK.

HOTEL STREET.

society
peoplethroughout the
world have made
Cyrus Noble
whiskey the lead-
ing brand.Its pure and
old.One and three
crown.

W. C. PEACOCK & CO., Ltd

SOLE AGENTS FOR HAWAII TERRITORY.

wise people

who really understand
what good whiskey is, invariably order

Greenwood

a pure old fashioned
Kentucky Sour Mash
Aged in Wood.

Distilled from selected grain

H. Hackfeld & Co., Ltd.
Gen'l Agents, HonoluluWAR AMONG THE
INDEPENDENTSRussel and Native
Leaders at
Oats.THE EXEMPT TAX
BILL IN HOUSEHome Rulers Show an Increased
Disposition to not Only
Rule but Ruin.

IT WAS not a gale or a political storm in the Senate yesterday. It was a hurricane which swept away from the political stage the Home Rule party. President Russel is on the floor and has declared war against Senators White and Kalaupokalani. Kalaue is in the chair and can not help his party. Oily Bill is out of sight and very numerous in the House of Representatives where he expects to get even with Russel & Company.

If Mr. Russel, Mr. Kanuha and Mr. John Brown sincerely mean to join the Republican party, as they did today, they will have the support of many citizens who regretted their antics at the beginning of the session of this Legislature.

Senator White was politically crushed, but when the political avalanche rolled down from Russel's resolutions' mountain he managed to smile, but he smiled in a very poor manner.

No endeavors will be made to make the Russian faction return to the fold of the "Home Unrulers," but last night it was whispered in political headquarters that Russel will be "fired" on the same grounds which were at one time advanced against him, to-wit, that the petition asking him to stand for an election was not signed by twenty-five qualified voters, as prescribed by the Organic Act.

Everything went off smoothly until Russel took a seat on the floor and an oar in the debate. He will not resign from the Senate, as reported in the city, but will become a Senator, ready to "expedite" business.

As Delegate Wilcox will soon be in Honolulu, matters in the interest of good government should certainly be attended to at once, and if Mr. Russel is in earnest, he should help Messrs. Baldwin, Cecil Brown, Carter and the other intelligent Senators who try to do some good work in the best interests of the Territory.

When the Senate met Russel called Vice President Kalaue to the chair and he humbly took a seat next to Senator White and became an ordinary Senator.

The secretary presented the following communication:

Honolulu, H. I., March 26, 1901.
Sir: Section 29 of an Act to Provide a Government for the Territory of Hawaii, approved the 30th day of April, A. D. 1891, provides, among other duties of the Secretary of the Territory, that "he shall within thirty days after the end of each session of the Legislature transmit to the President, the President of the Senate and the Speaker of the House of Representatives of the United States one copy each of the laws and journals of such session."

In order that I may comply with this section of the law, I respectfully request that the journal of the Senate from the beginning of the present session to the present date, duly certified by the President and the secretary, be transmitted to me as soon as possible, and that thereafter the journal of each day's session, duly certified, be filed in my office as soon as the official copy can be prepared; and also that sufficient money be placed at my disposal for making the necessary copies of the same.

HENRY E. COOPER,
Secretary of the Territory.
To HON. NICHOLAS RUSSEL, President of the Senate.

It jarred on Kalaue's nerves to have the communication referred to President Russel, but harmony, due to pay-day, still prevailed, and on Monday the Senate has decided to consider Secretary Cooper's communication, if no luau intervenes.

Then Senator Crabbe looked triumphant when the secretary read two communications from the House submitting House bills 15 and 40, the latter relating to the employment of minors in saloons; upon motion, they passed their first reading. Another communication was to the effect that Senate bill 28, relating to G. A. R. badges, had been passed in third reading in the House. The communication was referred to the Military Committee and Mr. Crabbe.

Senator Crabbe is quite a politician and has worked earnestly for the two bills which are now before the Senate. Whether he will succeed in carrying the "minor" bill has yet to be seen.

Then came two reports from the Judiciary Committee which read as follows: The majority of the Judiciary Committee, to whom was referred the Governor's message in regard to the revision of the laws of the Territory of Hawaii by Judge Walter F. Frear, beg leave to report that said message has had their attentive consideration.

The majority of the committee beg further to report that the "request" made by the Governor to Judge Frear that he prepare a revision of the Hawaiian laws as "affected" by the Organic Act, was an unwarranted assumption of authority on the part of the Governor in the opinion of the majority which should not be in any wise ratified or confirmed by the Legislature; the majority also deem it not improper to say that they have been surprised to learn from the Governor's message that Judge Frear should have prepared the revision of the laws in question upon the mere request of the Governor without legislative sanction or authority. It is customary in all of the United States, as well as in the Territories, for the revision or compilation of laws to be effected by a special Act of the Legislature authorizing such revision or compilation to be made by a commission appointed for that purpose by either the Legislature or the Governor. This is the first instance in which an individual has been entreprising enough to undertake a revision of the laws without prior legislative authority so to do. The majority beg to call attention to the fact that the Governor states in the message under consideration that "upon the

approval" of the Organic Act he requested Judge Frear to prepare a revision of the law, etc., and it is singular indeed that the Governor should have failed to direct the attention of the Legislature to so important a matter in his first and general message, and it is equally singular that the Chief Justice Judge Frear should have preserved entire silence upon the matter in his report to the Legislature.

The appointment of Judge Frear to act with others as a commission to codify, revise or compile the laws as the case might be, is not without precedent, but the majority seriously question the propriety of assigning judges to such duties. The majority are of the opinion that the Chief Justice and the other judges can best serve the community by attending strictly to their judicial duties. The majority strenuously recommend that the Senate do not concur in the Governor's recommendations.

WM. WHITE,
S. E. KALAE,
Majority Judiciary Committee.

The minority reported as follows:

The minority of the Judiciary Committee, to whom was referred the Governor's message in regard to revision of the laws of the Territory of Hawaii, begs to report, that

Whereas, there is a great public necessity for immediate revision of the laws of the Territory of Hawaii, owing to the very changes caused by the superseding Organic Act, and that it would be a physical impossibility to prepare such a revision within the sixty days' session of the Legislature; therefore the voluntary extra work of Chief Justice Frear, done without certainty of compensation, is a public service, prompted by patriotism and loyalty.

The minority of your committee, no usurpation of legislative authority by the Governor, for you are at liberty to purchase the work done and submit it to a commission for revision or leave the work to an entirely new commission for report at the next session, thus delaying the final publication.

Therefore the minority recommends that the committee should inquire what the cost of the revision now nearly complete is, and if less than it can be done for by others, that the work of Judge Frear be purchased and revised under supervision of your committee, translated and printed, as no work of more importance or of greater benefit to the public can be done.

C. R. CARTER,
Minority of Judiciary Committee.

The minority report was generally approved by the audience present in the Senate chamber. Mr. Testa got on his feet and walked out, saying in a very audible tone of voice, "We had patriotism; now we have Americanism, and that means the almighty dollar." Senator Russel and Cecil Brown made a few remarks, and White emphatically opposed a bill which provided for money for a "cooked, cut and dried matter." The Senator reminded the Senate that Judge Frear was a patriot and an honorable man, who draws a big salary. Why should the Chief Justice not do the work for the Government for the pay work for the Government for the Treasury? The compilation was not worth the paper it was written on. The speaker, who was getting warm, said that he had reached that opinion after a discussion with a Philadelphia (Arizona) lawyer, by whom he had been "seen." The matter should have been submitted to us before the Executive incurred these expenses; we are the whole thing, and "I move the previous question."

Mr. "Kanaia" Kalaue, however, had gone to sleep, and Senator Carter gained the floor, to state that no attorney of any standing and ability would have performed the all-important work at the price the Government was offering the Chief Justice. The Senator claimed that it would have been impossible for the Legislature to have accomplished the necessary work done by Justice Frear during the sixty days of the regular session. He considered it a step in the line of expediting matters, and held that the objections to pay the virtually nominal expenses connected with the work of Judge Frear, were absurd and ridiculous. The Governor had given the work to Justice Frear, who certainly wasn't anxious to undertake the task, and the Senator considered it beneath the dignity of the Senate to dispute a bill providing for a comparatively trifling amount for a most important work done by the highest judicial authority in the Territory.

Senator Kanuha followed in the same strain of Senator Carter, and the usual mixed debate took place, until Kalaupokalani moved the previous question, which carried, and then the vote in favor of the resolution carried, and it was proven that Senator White is no longer the "boss"; that Kalaupokalani has ceased to be the "Father of His Country," as far as the Senate is concerned; and that Russel, John Brown and Kanuha are sensible, honest patriots who will stick in the future to the party of the friends of Hawaii.

At the afternoon session there was a small spat in regard to the right of Kalaue occupying the chair. "Coke" were coming from all sides, until Dr. Russel arose from his seat on the floor and stated that as President—at least, until

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THE.....

Princess Gown

When the PRINCESS GOWN made its bow here a few weeks ago it took our breath away. The lines were trying—too trying for any but tall women.

Since then it has been worked with and remade and so beautified that you, who saw it first, will scarcely recognize in the soft graceful flowing beauty of this, the stern lines of that.

It is a case of the ugly duckling over again. All last week women crowded our Dress Making Department where it, and other beautiful dresses, are being made.

There are some wonderful new embroidered Swiss dress patterns in evening shades which came to us on the last steamer. When you see their delicate workmanship, you will not be able to help falling in love with their sweet, artistic quaintness.

Then there's that new "Straight Front" Corset—but we told you all about that last week. Perhaps you've noticed though, that it has forced the price of the old-fashioned, out-of-date corset down to 50 cts. Pretty good sign as to what's going to become of the old corset, isn't it?

Whitney & Marsh, Ltd Whitney & Marsh, Ltd

Delicious and
Appetizing—

SOMETHING NEW

FRANK B. PETERSON & CO
COAST AGENTS,
30-32 CALIFORNIA ST., SF.PACKED ON FARM
WHERE GROWN
CLEAR LAKE
CALIF.Although Canned
Fresh and Sweet—

"Bob" arrives next week—his name is "Pausky."

The following report in regard to labor on public works was then presented by the special committee to whom the matter was referred. The report reads as follows:

Your committee to whom was referred Senate bill 52, have had the same under careful consideration, and beg leave to submit the following report, recommending the passage of the bill, except the amendment herein suggested in line 2, of section 1, to insert after the word "Hawaii" the words "except children of the subjects of the United States of America of the ages ranging from 15 to 21 years."

Respectfully submitted,
D. KALAUPOKALANI,
JOHN T. BROWN,
L. NAKAPAAHU.

We concur in the above report except the clause providing for imprisonment; we consider the fine sufficient punishment.

H. P. BALDWIN,
J. D. PARIS.

Senator Cecil Brown opposed the report on account of the penalty clause, and Senator Carter asked that the report be tabled for a while at least, as his attention had been called to a recent decision of the Court of Appeals in New York, which declared a bill, passed by the Albany Legislature of a similar tenor or of that before the Senate here, unconstitutional, as a contractor has a right to employ whoever he wants, and pay whatever wages are agreed upon between employer and employee.

Senator Carter admitted that he wasn't a lawyer ("Kokua" from Billy White), but he considered it useless to place Acts on our statute books, which would be "chucked" out, a fate, he knew, awaited some Senators, if the gentleman from Lahaina can't get rule 7 to work.

Senator Cecil Brown thought it would be well to postpone further consideration of the measure until the Senate had an opportunity to look into the decision referred to. Kaohi, however, was surprised, and he looked it, and then the Senators threshed out the same old arguments already advanced by them.

Dr. Russel arose and called for the previous question. The acting President awoke, and asked what was the matter, and the "previous by Questionary" carried and the majority report was adopted.

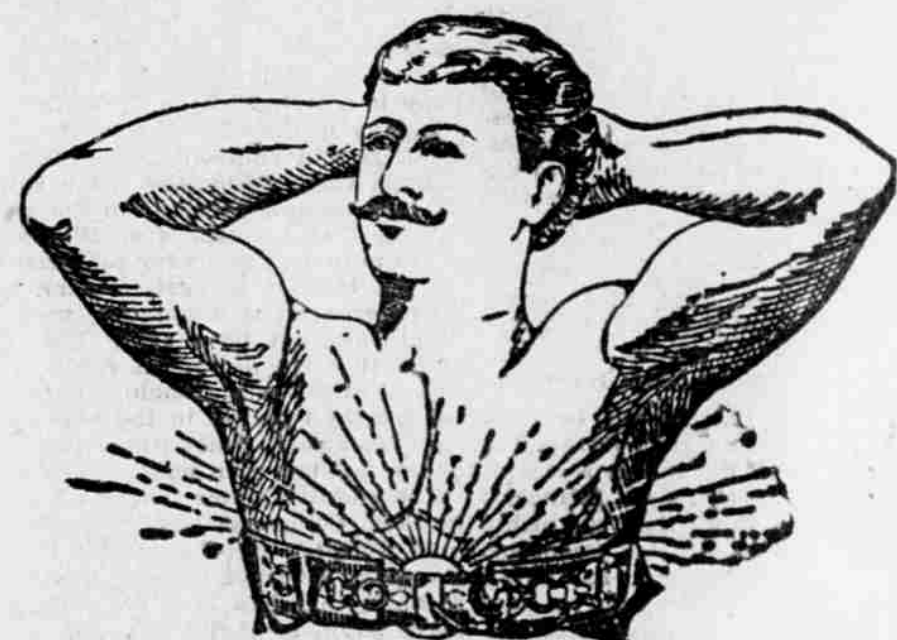
At that time Cecil Brown had found out that the bill in question was not in the Senate chamber. It seems that Kalaupokalani, who had possession of the bill, had left the copy somewhere yesterday while banking (?) the "dough" due the Father of his Country, and he couldn't exactly remember the exact spot where he and the bill became strangers to each other. That led to a small row, but the matter was passed over for the present.

Then the great "Resolutions" arose and sprung the following resolution, and the old war horses sniffed the air of battle:

Whereas, a large number of Senate

(Continued on Page 5.)

Weak Men Cured



Dr. McLaughlin's Electric Belt

Has restored health and strength to thousands of weak men. If used as I direct it is a positive cure and cannot fail. It gives the vitalizing power of electricity, without burning or blistering, to every weakened part, developing full vigor. It removes all the effects of dissipation forever. I want every weak man who is not the man he should be to use one of my Belts, and when he is cured, tell his friends of its wonderful effects. My Belt is also an absolute remedy for Nervous Debility, Backache, Rheumatism, Stomach, Liver, Kidney and Bladder Troubles. It is arranged for women as well as men, and cures female weakness.

Are You Weak? Act Today!
SEND FOR MY BOOK.

Do not delay a matter which is the key to your future happiness; do not allow a disease to destroy all possibility of future pleasure for you. Whatever your condition today you will not improve as you grow older. Age calls for greater vital force, and the older you get the more pronounced and apparent will be your weakness, so cure it now—cure it while you are young. If you are weak, if you have Lame Back, Rheumatism, Weak Stomach, Dyspepsia, Sleeplessness, Physical Decline, Loss of Energy and Ambition, or any evidence of breaking down of the physical or nervous system, WRITE FOR MY BOOK AND SYMPTOM BLANKS, WHICH ARE SENT, SEALED, FREE.

Dr. M. G. McLaughlin, 702 Market St., San Francisco, Cal.